

IN THE MICHIGAN COURT OF APPEALS

ORDER

Re: **Michael Charles Ward v Department of Corrections**
Docket No. **288204**
L. Ct. Nos. **07-012774-AH**

Chief Judge Pro Tem Christopher M. Murray, acting under MCR 7.203(F)(1) and 7.216(A)(10), orders:

The “complaint for habeas corpus, alternate [sic] delayed application for leave to appeal, alternate [sic] compliant for mandamus,” and the motion to waive (or suspend) [sic] filing (and other) [sic] fees” are **DISMISSED** because appellant, who is a prisoner under the supervision of the Department of Corrections, still owes a fee of \$250 in *Michael Charles Ward v Parole Board*, Docket No. 239189. If the filing party is a prisoner under the supervision of the Department of Corrections, the prisoner cannot file a new civil appeal or a new original action until the fee in the earlier action has been paid in full. MCL 600.2963(8).



A true copy entered and certified by Sandra Schultz Mengel, Chief Clerk, on

OCT 27 2008

Date

Sandra Schultz Mengel
Chief Clerk